

BEFORE: E. THOMAS BOYLE

UNITED STATES MAGISTRATE JUDGE

DATE: MARCH 12, 2010

TIME: 10:00 A.M

ASSIGNED JUDGE: HURLEY

DOCKET NO. CV-09-4534 CASE: NEXT PROTEINS, INC. V. DISTINCT BEVERAGES, INC.

Initial X_Status Discovery Settlement Final Pre-trial Motion Automatic Discovery: Has been (Has Not Been (Completed. APPEARANCES: Plaintiff		CIVIL CONFERENCE	ANY PARTY BY PHONE	
Automatic Discovery: Has been Has Not Been Completed. APPEARANCES: Plaintiff	Initial_X_ Status Discovery Settlement Final Pre-trial			
APPEARANCES: Plaintiff Colin Wynn Richard Conford	Motion _		FTR = 10.00 - (0.20	
*Discovery completed by * Discovery completed by * Discovery completion date specified in any pre-trial order is the last day to serve discovery responses. To be timely, discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date. Next	Automatic Discovery: Has been () Has Not Been () Completed.			
* Discovery completed by	APPEARANCES:			
* Discovery completed by		John Wynn	Richard Rochford	
*The discovery completion date specified in any pre-trial order is the last day to serve discovery responses. To be timely, discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date. Next		Linda M. Dougherty	Michael Orman	
*The discovery completion date specified in any pre-trial order is the last day to serve discovery responses. To be timely, discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date. Next	* Discovery completed by Experts 4/11/10 changed to 4/11/11			
Pre-Trial Order filed by Plaintiff Defendant THE FOLLOWING RULINGS WERE MADE: 1. Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by 2. The parties shall serve document production/interrogatory demands by The parties shall respond to outstanding document production/ interrogatories by 50 ordered	discovery requests must be served sufficiently in advance of the discovery completion date for responses to be served prior to the discovery completion date.			
Defendant THE FOLLOWING RULINGS WERE MADE: 1. Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by 2. The parties shall serve document production/interrogatory demands by The parties shall respond to outstanding document production/ interrogatories by So ordered	Pre-Trial Order filed by			
THE FOLLOWING RULINGS WERE MADE: 1. Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by 2. The parties shall serve document production/interrogatory demands by The parties shall respond to outstanding document production/ interrogatories by So or dered	Plaintiff			
 Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by The parties shall serve document production/interrogatory demands by	Defendant			
Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by 2. The parties shall serve document production/interrogatory demands by The parties shall respond to outstanding document production/ interrogatories by 50 or dered	THE FOLLOWING RULINGS WERE MADE:			
The parties shall respond to outstanding document production/ interrogatories by	1. Plaintiff(s) shall serve all automatic disclosure (Rule 26(a)(1)) by Defendant(s) shall serve all automatic disclosure (Rule 26(a)(1)) by			
E. THOMAS BOYLE, MJ	The parties shall i	respond to outstanding document production ories by	ordered	
			HOMAS BOYLE, MI	